LEGAL ADVERTISING

CERTIFICATE OF INCORPORATION

THE ILLINOIS EXPLORATION
OF
THE ILLINOIS EXPLORATION
COMPANY.

First: The name of this corporation
is The Illinois Exploration Company.
Second: The location of its principal
office in the State of Delaware is to be
in the City of Wilmington. County of
New Castle. The name of its agent
therein and in charge thereof, and upon
whom legal process against this corporation may be served, is Corporation
Trust Company of America, duPont
Building, No. 7 West Tenth Street, in
said City of Wilmington.
Third: The nature of the business and
the objects and purposes for which, and
for any of which, this corporation is
formed are to do any or all of the
things herein set forth as fully and to
the same extent as natural persons
might or could do and in any part of
the world, viz:

(a) To carry on the business of mining

the world, viz:

(a) To carry on the business of mining milling, concentrating, locating, converting, smelting, reducing, treating, preparing for market, manufacturing, buying, selling, exchanging and otherwise producing and dealing in gold, silver, copper, nickel lead, zinc, brass, iron, steel, coal, ores, metals metallic compounts, stone, gravel, oil and minerals of all kinds and all or any products or by products thereof.

of all kinds and all or any products or by products thereof.

(b) To acquire, own, lease, occupy, ex-plore, prospect, locate, patent, use and develop any lands, mines, mineral rights options concessions or claims con-taining ores, minerals, metals, coal, iron, maganese, stone, gravel, gas or oil, and any wood lands, and to mine or other-wise extract or remove ores, minerals, metals, coal, iron, manganese, stone, gravel, oil, gas or timber therefrom; and to take own, hold, deal in, mortgage, and to lease, sell, exchange, transfer or in any manner whatever dispose of any such lands, mines, mineral rights, op-tions or claims, within or without the state of Delaware.

any manner whatever dispose of any such lands, mines, mineral rights, options or claims, within or without the state of Delaware.

(c) To buy, sell, export, import or otherwise to deal and traffic in, iron, steel, copper, manganese ores, minerals, metals, stone, gravel, coal oil, coke, wood, lumber and other materials and any of the products or byproducts thereof, and any articles consisting, or partly consisting, thereof.

(d) To construct, acquire, own, lease, operate, carry out, maintain, improve, equip, manage, control or superintend any roads, ways, private railways, private tramways, either aerial or otherwise, telegraph and telephone lines, bridges, viaducts, water courses, flumes, aqueducts, reservoirs, canals, and otherwater ways, wharves, piers, docks, slips, bulkheads, furnaces, mills, foundries, crushing, concentrating and smelting works, hydraulic works, pipe lines, gas wells, oil wells, factories, dwelling houses, stores, warehouses, buildings, plants, works, elevators, machinery, engines, cars and other equipment; to purchase vessels or other means of transportation, and equip and operate the same as required for the uses and purposes of this corporation.

(e) To build, construct, develop, improve, acquire, maintain, operate, hold, own and lease plants and works for the manufacture, acquiring, generating, accumulation, and distribution of electric-

own and lease plants and works for the manufacture, acquiring, generating, accumulation, and distribution of electricity, gas and steam, and plants and works of any other character adapted to produce light, heat and power in any form, and to build, construct, develop, improve, acquire, hold, own, lease, maintain and operate waterworks, transmission operate waterworks, transmission lines, electrical works, electric and pow-er-producing machinery, apparatus, ap-pliances and equipment of every kind and character.

and character.

(f) To purchase, acquire, and lease, and to sell, lease and dispose of water, water rights, water records, power privileges and appropriations for power, light, mining, milling, irrigation, agricultural, domestic or any other use or purpose.

cultural, domestic or any other use or purpose.

(g) To investigate, develop, consumate, undertake and carry on any enterprise, business, transaction or operation commonly carried on or undertaken by capitalists, financiers, contractors, trust companies, syndicates, merchants, commission men, or agents to acquire the good will rights and property, and undertake the whole or any part of the assets and liabilities of any person, firm association or corporation, and to pay, for the same in cash, stock, bonds or notes of this corporation, or otherwise; each.

Fifth: The names and places of residence of each of the original subscribers, business, transaction or operation commonly carried on or undertaken by capitalists, financiers, contractors, trust companies, syndicates, merchants, commission men, or agents to acquire the good will rights and property, and undertake the whole or any part of the assets and liabilities of any person, firm association or corporation, and to pay for the same in cash, stock, bonds or notes of this corporation, or otherwise; and generally as principal or agent to institute, enter into, carry on, assist, promercial, mercantile and other business, works, contracts, undertakings and operations, (h) To hold in trust, issue on commission, make advances upon or sell, lease, license, transfer, organize, incorporate or dispose of any of the undertakings or resulting investments aforesaid, or the stock or securities thereof, and to act as agent, trustee or desolvance of the suck or securities thereof, and to act as agent, trustee or desolvance in the aumaler of directors, or by the stockholders, at an annual or special meeting.

Nilliam J. MALONEY

Fifth: The names and places of residence of each of the original subscribed ence of each of the original subscribers of blooks are as follows:

Name, Herebert E. Latter; Residence, Wilmington, Deleware; Number of shares, 19. Name, Legner; Number of the capital stock hoads are afollows:

Sixth: The existence of this corporation of "fifte Italian" in the stock of the State of Delaware, Office of Secretary of State.

I, Everett C. Johnson, Secretary of State of the State of the

urities thereof, and to act as agent, or depositary for any of

above or like purposes, or any purpose herein mentioned.

(i) To obtain the grant of, purchase,

(i) To obtain the grant of, purchase, lease, or otherwise acquire any concessions, rights, options, patents, privileges, lands, rights of way, sites, properties, undertakings or businesses or any right, option or contract in relation thereto, and to perform, carry out and fulfill the terms and conditions thereof, and to carry the same into effect, and to develop, maintain, lease, sell, transfer, dispose of and otherwise deal with the same.

(j) To manufacture, buy, sell and generally deal in goods, wares, merchandise, property and commodities of any and every class and description, and all articles used or useful in connection therewith, insofar as may be permitted by the laws of the State of Deleware.

(k) To subscribe for, or cause to be subscribed for, buy, own, hold, purchase, receive or otherwise acquire, and to sell, negotiate, guarantee, assign, deal in, exchange, transfer, mortgage, pledge or otherwise dispose of, shares of the capital stock, scrip, bonds, coupons, mortgages, debentures, debenture stock, secital stock, scrip, bonds, coupons, mort-gages, debentures, debenture stock, sec-urities, notes and evidences of indebteduritles, notes and evidences of indebtedness, fissued or created by other corporations, joint stock companies or associations, whether public, private or municipal, or any corporate body, and while owner thereof to posses and to exercise in respect thereof, all the rights, powers and privileges of ownership, including the right to vote thereon; to guarantee the payment of dividends on any shares of the capital of any of the corporations, joint stock companies or associations in Joint stock companies or associations in which this corporation has or may have an interest and to become surety in respect of, endorse or otherwise guarantee the payment of the principal or interest of any scrip, bonds, coupons, mortgages, debentures, securities, notes or evidences of indebtedness issued or created by any such corporations, joint stock companies or associations: to become surety for or guarantee the carrying out and performance of any and all contracts, leases and other obligations of every kind of any such corporation joint stock companyor association, any of whose shares, an interest and to become surety in repanyorassociation, any of whose shares bonds, securities or evidences of indebt edness are held by or for this corpora tion, and to do any acts or things de-signed to protect, preserve, improve of enhance the value of any such shares bonds, securities or evidences of indebt

(1) To purchase, apply for, obtain, or otherwise acquire, any and all letters patent, licenses, patent rights, patented process and similiar rights granted by the United States or any other govern-ment or country, or any interest therein, or any inventions which may seem capable of being used for or in connection with any of the objects or purposes of this corporation, and to use, exercise, develop, sell, lease, grant licenses in respect to, or other interests in the same, and otherwise turn the same to account and to carry on any business, manufac turing or otherwise, which may be deem

iring or otherwise, which may be deem it to directly or indirectly effectuate nese objects, or any of them. (m) To secure, acquire, apply for, register, hold, own or otherwise dispose any and all copyrights, trade-marks, trade names and other trade rights.

(n) To organise, or cause to be organ-ised, under the laws of the State of Del-aware, or of any other state, territory er

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country, or the District of Columbia, a country, or the District of Columbia, a corporation or corporations, for the purpose of accomplishing any of the objects for which this corporation is organized, or for any other purpose or purposes, and to dissolve, wind up, liquidate, merge or consolidate any such corporation or corporations.

(o) To borrow money for the purposes of this corporation, and to issue bonds, debentures, notes and other obligations, and to secure the same by pledge or mortgage of the whole, or any part of the property of this corporation, either real or personal, or to issue bonds, notes, debentures, or other obligations, without

any such security.

(p) To issue shares of stock, debentures, debenture stock, bonds, notes, and other obligations for cash, or property, or in exchange for the stock, bonds, notes, or securities of any person, firm

or corporation.

(q) To enter into, make, perform and carry out contracts of every kind for any lawful purpose, without limit as to amount, with any person, firm, association

or corporation.

(r) To draw, make, accept, endorse, discount, execute and issue promissory notes, bills of exchange, warrants and other negotiable or transferable instru-

the regotiable of transferable instru-ments.

(s) To purchase and acquire shares of the capital stock, bonds and other obli-gations of this corporation, from time to time, to such extent, and in such manner and upon such terms as its Board of Directors shall determine, and from time to time to accept any such shares, bonds and obligations as secur-ity for, or in payment on account, or in

of Delaware.

The foregoing clauses shall be construed, both as objects and powers, and it is hereby expressly provided that the foregoing enumeration of specific powers shall not be held to limit or restrict. foregoing enumeration of specific powers shall not be held to limit or restrict in any manner the powers of this corporation, and are in furtherance of, and in addition to, and not in limitation of the general powers conferred by the laws of the State of Delaware.

Take the number of shares of stock hereinters take the number of shares of shares of shares and shares of sh

n annual or special meeting. Ninth: In furtherance and not in limitation of the powers conferred by sta-tute, the Board of Directors are extressly authorized:

sly authorised:

(a) To fix, determine and vary from time to time the amount to be maintained as surplus and the amount or amounts to be set apart as working capital. (b) To make, alter, amend or repeal by-laws for this corporation without any action on the part of the stockholders The by-laws made by the directors may

be altered or repealed by the stockhold ers.
(c) To designate two or more directors (c) To designate two or more directors to constitute an executive committee, which committee shall have and exercise (except when the Board of Directors shall be in session) such powers and rights of the full Board of Directors in the management of the business and affairs of this corporation as may be lawfully delegated, and shall have power to authorize the seal of this corporation to be affixed to all papers which may require it.

quire it.

(d) If the by-laws of this corporation shall so provide, the stockholders and directors shall have power to hold their meetings either within or without the State of Delsware, and to have one or more offices outside of the State of Delsware, and to keep the books and records. more offices outside of the State of Del-aware, and to keep the books and records of this corporation outside of the State of Delaware, and at such place or places as may from time to time be designated by the Board of Directors.

(e) To authorize and cause to be ex-ecuted mortgages and liens, without lim-it as to amount upon the real and ner-

ecuted mortgages and tiens, and personal property of this corporation.

(f) From time to time to determine whether and to what extent, at what time and place, and under what conditions and regulations the accounts and books of this corporation, or any of them, shall be open to the inspection of the stockholders; and no stockholder who were duly appointed by the meeting the stockholders of said corporation, or like to inspect any acceleration. the stockholders; and no stockholder shall have any right to inspect any account or book or document of this corporation except as conferred by statute or by the by-laws or as authorised by a resolution of the directors or stockholders.

resolution of the directors or stockholders.

(g) To sell, assign, transfer, convey and otherwise dispose of a part of the property, assets and effects of this corporation less than the whole or substantially the whole thereof, on such terms and conditions as they shall deem advisable, without the assent of the stockholders in writing or otherwise; and also to sell, assign, transfer convey and otherwise dispose of the whole, or substantially the whole of the property, assets, effects, franchises and good will of this corporation on such terms and conditions as they shall deem advisable but only with the assent in writing or pursuant to the vote, of the holders of not less than two-thirds in interest of all the stockholders of this corporation, but in any event not less than the amount required by law.

(h) All of the powers of this corporation, but in any event not less than the amount required by law.

(h) All of the powers of this corporation, but in any event not less than the amount required by law.

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(h) All of the powers of this corporation, but in any event not less than the amount required by law.

(h) All of the powers of the said directors of this corporation shall be affected by the fact that the directors of this corporation shall be affected by the fact that the directors of this corporation are interested in or are directors or officers of such of said corporation, then issued and outstanding, had voted in favor or said amendment.

(5) Attached hereto and marked "Exhibit B" is a true copy of said amendment to the Certificate of Incorporation, then issued and outstanding, had voted in favor or said arendment at the certificate of Incorporation, then issued and outstanding, had voted in favor or said amendment.

(6) That there is also attached hereto, and marked "Exhibit B" one of the duplicate certificates made by said stockholders meeting for and against sevent of said corporation, then issued and

poration and any other corporation shall made, under its corporate seal and hand be affected by the fact that the directors of this corporation are interested in or are directors or officers of such Secretary, the foregoing certificate, and other corporation, and any director in the said President and the said Secretary dividually may be a party to, or may be

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interested in any such contract or transaction of this corporation; and no such contract or transaction of this corporation with any person or persons, firm or association, shall be affected by the fact that any director of this corporation is a party to, or interested in such contract or transaction, or in any way connected with such person or persons, firm or association, provided that the interest in any such contract or transaction of any such director shall be fully disclosed, and that such contract or transaction of any such director shall be fully disclosed, and that such contract or ratified by the vote of a sufficient number of the directors of this corporation not so interested; and each and every person who may become a director in this corporation is hereby relieved from any liability that might otherwise exist from thus contracting with this corporation for the benefit of himself or any firm, association, or corporation in which he may be in any wise interested.

Eleventh: This corporation may in its by laws make any other provisions or requirements for the management or conduct of the business of this corporation, provided the same be not inconsistent with the provisions of this certificate, or contrary to the laws of the State of Delaware of the United States.

Twelfth: Except where other notice is specifically required by statute written notice only of any stockholders meeting, given as provided in the by-laws shall be sufficient without publication or other form of notice.

gations of this corporation, from the totime, to such extent, and in such manner and upon such terms as its Board of Directors shall determine, and from time to time to accept any such shares, bonds and obligations as security for, or in payment on account, or in satisfaction of, any claim or demand of this corporation, and to reissue the same from time to time.

(1) To have one or more offices, to carry on any or all of its operations and business, and, without restriction or limit as to amount, to purchase, lease, or otherwise acquire, hold, and own, and to mortgage, sell, convey, lease or otherwise dispose of, real and personal property, of every class and description, in any of the states or territories of the United States and in the District of Columbia, and in any and all foreign countries, subject to the laws of such state, district, territory or country.

(1) To do any and all foreign countries, subject to the laws of such state, district, territory or country.

(1) To do any and all foreign countries, subject to the laws of such state, district, territory or country.

(1) To do any and all may an all foreign countries, subject to the laws of such state, district, territory or conductive to the attainment of the purposes of this corporation to do business as are incident or conductive to the attainment of the purposes of this corporation to do business to the purposes of the corporation and the purpose of the corporation of the state of Delaware.

Thereenth: Any officer ele-red or argonity for any or hey the Executive Committee, or by the Executive Committee, or by the Executive Committee, or of any or her stockholders, or any member of the stockholders, or any member of the stockholders, or any director of this corporation may be removed at any time, with or without cause, in such manner as shall be provided in the by-laws of this corporation. The fourty of the state of Incorporation in the manner of the purpose of forming a corporation to do business of the laws of the State of Delaware.

The foregoi

William J. Maloney

ferred by the laws of the State of Delaware.

It is the intention that the purposes and powers specified in this subdivision. Third hereof shall, except as otherwise expressly provided, in no wise be limited or restricted by reference to or inference from the terms of any other clause or paragraph of this certificate, and that each of the purposes and powers specified in this subdivision Third hereof, shall be regarded as independent purposes and powers.

Fourth: The amount of the total authorized capital stock of this corporation is Twenty-one Thousand Dollars (\$21-000) divided into two hundred ten (210) shares of the par value of One Hundred Dollars (\$100.) each. The amount of capital stock with which this corporation will commence business is Twenty-five Hundred Dollars (\$2500.) divided into twenty-five (25) shares of the par value of One Hundred Dollars (\$109.) each.

Fifth: The names and places of residence of each of the original subscribers to the capital stock are as follows:

Name. Herbert E. Latter, Norman P. Coffin and Clement M. Egner, all the parties to the foregoing certificate of Delaware, therbert E. Latter, Norman P. Coffin and Clement M. Egner, all the parties to the foregoing certificate of the such, and I having first made known to them, and to each of them, the contents of said certificate, they did several voluntary act, and that the facts therein stated are truly set forth.

GIVEN under my hand and seal of office the day and year aforesaid.

William J. Maloney.

Notary Public. County of New Castle, State of Delaware.

WILLIAM J. MALONEY

Notary Public to the State of Delaware.

WILLIAM J. MALONEY

Notary Public County of New Castle, State of Delaware.

For Four Years

Delaware the private of the given having first made known to them, and to each of them, and to

(2) That therearter, on the 1th day of January 1918 at the hour of three o'clock P. M., pursuant to such call of the Board of Directors, and upon waiver of notice and consent signed by all of the stockholders of the corporation, in accordance with the by-laws of the corporation, a special meeting of the stockholders was held, and there were corporation, a special meeting of the stockholders was held, and there were present at such meeting, in person, or by proxy, the holders of the entire is-sued and outstanding capital stock of said corporation.

(3) That at said meeting a vote of the

stockholders by ballot, in person, or by proxy, was taken for and against the amendment to the certificate of incor-

who were duly appointed by the meeting of the stockholders of said corporation, duly called and held on the 11th day of January 1918, at three o'clock in the afternoon, to decide upon the qualifications and to conduct the vote of the stockholders of the said corporation for

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and caused the corporate seal of the company to be hereunto affixed, this 16th day of January 1918. THE ILLINOIS EXPLORATION

COMPANY
By Homer C. Chapin, President.
Lucile C. Robertson, Secretary.
CHE ILLINOIS EXPLORATION
COMPANY 1917 Corporate Seal.

Corporate Seal.

Delaware

EXHIBIT A

The amendment to the Certificate of Incorporation of THE ILLINOIS EXPLORATION COMPANY, a corporation organized and existing under the laws of the State of Delaware, by virtue of certificate of incorporation, in conformity with the provisions of an Act of the General Assembly of the State of Delaware, entitled "An Act providing a General Corporation Law," approved March 10th, 1899, and the acts amendatory thereof and supplemental thereto.

Said certificate of Incorporation was filled in the office of the Secretary, of State of Delaware on the 9th day of February 1917, and recorded in the office of the Recorder of Deeds of New Castle County at Wilmington, in Certificate of Incorporation Record Y, Volume 7, page 248, etc., on the 9th day of February 1917.

That section Fourth of the Certificate of Incorporation of The Illinois Exploration Company be amended as follows:

"Fourth: The amount of the total authorized capital stock of this Corporation is One Hundred and Fifty Thousand Dollars (\$150.000.), divided into fifteen hundred (1500) shares of the par value of One Hundred Dollars (\$100.) each."

Exhibit B
THE ILLINOIS EXPLORATION
COMPANY
JUDGES' CERTIFICATE
LUCILE CHAPIN ROBERTSON, SECRETARY, THE ILLINOIS EXPLORATION COMPANY:
We, the undersigned, do hereby certify
that at a meeting of the holders of the
capital stock of said THE ILLINOIS
EXFLORATION COMPANY, held on the
11th day of January 1918, at the hour of that at a meeting of the holders of the capital stock of said THE ILLINOIS EXFLORATION COMPANY, held on the 11th day of January 1918, at the hour of three a clock in the afternoon, called to consider the resolution of the Board of Directors of said company, which was adopted on the 11th day of January 1918, at a meeting held at two o'clock P. M. of that day, and declared the advisability of a proposed amendment to Section Fourth of the Certificate of Incorporation of said company, a true copy of which amendment is hereto attached and marked "Exhibit A", we were appointed by said stockholders' meeting judges, for the purpose of conducting, counting and ascertaining the vote of the said Stockholders of said company for and against the said proposed amendment; that at said stockholders' meeting a vote of said stockholders by ballot, in person, or by proxy, was duly taken, for and against the said proposed amendment, which said vote was conducted by the subscribers, being the two judges appointed as aforesaid, for that purpose, by the said Stockholders' meeting; that, in our office as said judges, we decided upon the qualifications of the stockholders voting at said meeting for or against the said proposed amendment, and when said vote was completed, we did count and ascertain the number of qualified shares voted respectively for and against said proposed amendment, and declared that all of the Stockholders of said corporation, had voted for said proposed amendment, and declared that all of the Stockholders of said corporation, heing all of the shares of stock of said corporation were voted against said amendment.

IN WITNESS WHEREOF we have made out the foregoing certificate accordingly in duplicate and subscribed our names thereto, and delivered the same to the Secretary of said Company. Honer C. Chapin

Henry K. Chapin

EXHIBIT A

The amendment to the Certificate of Incorporation of THE ILLINOIS EX-

EXHIBIT A

The amendment to the Certificate of Incorporation of THE ILLINOIS EXPLORATION COMPANY, a corporation organized and existing under the laws

Estate of the State of Delaware, do here by certify that the above and foregoing is a true and correct copy of Certificate of Incorporation of "THE ILLINOIS EXPLORATION COMPANY." as received and filed in this office the ninth day of the State of incorporation, in conformation of the State of this summons if served in this said of the State of this summons if served in this said of the State o

convened and held on the 11th day of January 1918, at two o'clock P. M., proposed an amendment to its certificate of incorporation, and at said meeting adopted a resolution setting forth the amendment proposed, declaring its advisability, and calling a meeting of the stockholders of said corporation for the consideration thereof.

(2) That thereafter, on the 11th day of January 1918 at the hour of three o'clock P. M., pursuant to such call of the Board of Directors, and upon waiver of notice and consent signed by all of the stockholders of the corporation, in accordance with the by-laws of the that the signatures of said president and aforesaid, duly acknowledged before me, that the signatures of said president and the said secretary of said corporation, to said certificate appended, are in the handwriting of the president and secretary of said The Illinois Exploration Company, respectively; and that the corporate seal of said certificate affixed is the common and corporate seal of said company; and that the same was duly affixed by the authority of the stockholders of said company.

IN WITNESS WHEREOF I have hereunto set my hand and the seal of office. unto set my hand and the seal of office

the day and year aforesaid.

Sarah E. Sutcliffe, Sarah E. Sutcliffe, Notary Public, Cook County, Illinois. Sarah E. Sutcliffe, Notary Public, Cook County, Ill. My Commission expires February 17th,

1919.

STATE OF DELAWARE
Office of Secretary of State
I, Everett C. Johnson, Secretary of
State of the State of Pelaware, do hereby certify that the above and foregoing
is a true and correct copy of Certificate of Amendment of Certificate of Incorporation of "THE ILLINOIS EXPLORATION COMPANY" as received
and filed in this office the twenty-first
day of January, A. D. 1918, at 1 o'clock
P. M.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official at Dover, this twenty-fourth day of tember in the year of our Lord or thousand nine hundred and eighteen, EVERETT C. JOHNSON, Secretary of State.

First insertion Oct. 19 Last insertion Nov. 23, 1918

MOTICE OF MON-LIABILITY FOR LABOR OR MATERIALS PUR-MISHED

NOTICE IS HEREBY GIVEN to all persons that the undersigned, A. C. Lake, is the owner of that certain mine of mining claim, hereinafter described, with all improvements thereon. That said mine is now in possession of and is being worked, and operated by A. G. Goodwill, pursuant to an agreement with option to purchase, made and executed by the undersigned in favor of said A. G.

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Goodwill, dated November 18th, 1917; said agreement and option to be in force up to and including the 18th day of November, 1918.

The undersigned is not working or operating said mine or mining claim, or any part thereof, and does not intend to work or operate said mine or mining claim, or any part thereof, or purchase any supplies or materials therefor, during the life of said agreement and option with said A. G. Goodwill.

The name of said mine or mining claim

tion with said A. G. Goodwill.

The name of said mine or mining claim is the FOUNTAIN HEAD patented mine situate in Wallapai mining district, ir Mohave County, State of Arisona, patent from the United States for which is of record in the effice of the Recorder of Mohave County, State of Arisona, in Book 16 of Deeds, Page 524, to which reference is hereby made for a more particular description.

IN WITNESS WHEREOF, the said A

IN WITNESS WHEREOF, the said A. C. Lake has hereunto set his hand this twenty-second day of November, 1917.

A. C. LAKE.

MINE WARNING NOTICE.

MINE WARNING NOTICE.
To Whom It May Cohesen:
Notice is hereby given that the Emerson.
Emerson Fraction, Hamblin, Arasta, 97, and
the Hobson lode mining claims, situated in
Wallapai mining district, near the town of
Chloride, Mohave County, Arisona, together
with the appurtenances thereunto belonging,
are under lease and bond to parties working
the same, and that neither the mines nor the
machinery and building thereon, nor the owner
thereof, will be responsible for any labor or
debt contracted, nor injuries sustained by any
employer or employe in working said properties; and that no employer or employe is the
agent of the owner for any purpose, and that
all operatives engage in such service at their
own risk, and that no debt or claim of debt
is valid against said mining property or its
owner.

HENRY SCHAEFER.

APPLICATION FOR U. S. PATENT
Survey No. 2451—Serial No. 040026
Department of the Interior
United States Land Office, Phoenix, Arisona,
September 19, 1918.
Notice is hereby given that Ismes Franklin
Kent and Samuel E. Yount, by Anson H.
Smith, their attornay-in-fact, whose post office address is Kingman, Arisona, have made application for patent to the SKYSCRAPZER Lode, Survey No. 2451, situate in Waliapai Mining District, County of Mohave, State of Arizona, in Section 32, T. 23 N., R. 17 W., bears S. 26 degs. 10 mins. 20 secs. E. 944.17 ft. Thence S. 50 degs. 37 mins. W. 600 ft. to Cor. No. 2. Thence N. 39 degs. 23 mins. W. 1500 ft. to Cor. No. 3, whence Cor. No. 4, Survey No. 1900, Silver Monster Lode, bears S. 77 degs. 10 mins. W. 140.45 ft. Thence N. 50 degs. 37 mins. E. 600 ft. to Cor. No. 4. Thence S. 39 degs. 23 mins. E. 1500 ft. to Cor. No. 1 the place of beginning. Containing an area of 20.661 acres.
There are no adjoining claims as shown by the survey thereof. The location notice is recorded in the mining records of Mohave County in Book EE page 635.

J. L. IRVIN Register.
First insertion 9-28-18; last 11-30-18-up.

Silver, the same being 1498 feet northerly and 2 feet northerly and 500 feet in whith on each of said lodes, and for the Empire Mill Survey No. 345

First insertion 9-28-18; last 11-30-18-up.

SUMMONS.

In the Superior Court of Mohave County, State of Arizona. Elizabeth J. Cook, Plaintiff, Vs.

W. S. Cook, Defendant Action brought in the Superior Court of Mohave County, State of Arizona, and the complaint filed in the office of the Clerk of said Superior Court of Mohave Courty. State of Arizona, and the complaint filed in the office of the Clerk of said Superior Court of Mohave Courty. State of Arizona, and the complaint filed in the office of the Clerk of said Superior Court of Mohave Courty. State of Arizona and answer the complaint therein filed with the Clerk of this Court; at Kingman, in said county within twenty of Mohave State of Arizona. and answer the complaint therein filed with the Clerk of this Court; at Kingman, in said county within twenty of service, or judgment by default will be taken against you.

Given under my hand and seal of the Superior Court of Said Mohave County.

Given under my hand and seal of the Superior Court of the Superior Court of Said Mohave County.

Given under my hand and seal of the Superior Court of Said County of Superior Court of Said County of Superior Court of Said Mohave County.

Given the fact the Core No. 1, Identical with Cor. No. 3, S

Bell Consolidated Mines Company, a at page 12.

MANHATAN lode, in Book HH of lining claims hereinafter described with Il the improvements thereon.

That said mines or mining claims are ow or shortly will be in the possession f and worked and operated by B. T. lickman, of Los Angeles, pursuant to a ease and option made anl executed by October 5, 1918. he undersigned in favor of the said B. f June, 1918, up to and including the Entry, No. 028778, for W 14, Section 16.

3th day of December, 1919. The undersigned is not working or oprating said mines or mining claims, or claim to the land above described, before ny part thereof, and does not intend to P. J. Farley, Clerk of the Superior vork or operate said mines or mining Court, at Prescott, Arisons, on the 19th laims, or any part thereof, or to pur- day of November, 1918. hase supplies or materials therefor durndersigned will not be responsible for sons. ny debts of said B. T. Hickman operatng or working said mines or mining laims under said lease and option con-

The names of said mines or mining

Its President.

LEGAL ADVERTISING

MINE WARNING HOTHER

TO WHOM IT MAY CONCERN;

NOTICE is hereby given that the COPPER MAID, COPPER PRINCE, LUCKY COPPER QUEEN, COPPER BOY and PRIDE OF DELUGE Mines, situated in the Cedar Valley Mining Dietrict of Mohave County, state of Arisona, are under lease and bond to parties working same, and that neither the mines nor the owner thereof will be responsible for any labor, or debt contracted, nor injuries sustained by any Employer or Employe in working said property; and that no Employer or Employe is the agent of the owner for any purpose, and that all operatives shape in such service at their own risk, and that no debt of claim of debt is valid against said mining property or its owner.

J. P. MILLER. TO WHOM IT MAY CONCERN;

J. F. MILLER. First Publication July27-tf

NOTICE OF APPLICATION FOR U. S. PATENT

Survey No. 3405 A&B United States
Land Office, Serial No. 040286, Phoenix, Arisona, August 31, 1918.
NOTICE IS HEREBY GIVEN, that in
pursuance of Chapter 6 of Title XXXII
of the Revised Statutes of the United
States, and the Acts amendatory thereof, AGNES SCANLON, whose post-office address is 703 1-2 South Broadway,
in the city of Los Angeles. County of
Los Angeles, and State of California, by
her duly authorized and appointed Attorney-in-fact, O. F. KUENCER, whose
postoffice address is Kingman, Mohave
County, Arizona, has made application to
the United States for patent for 1500
linear feet on EMPIRE and MANHATAN lodes, respectively, bearing Gold and
Silver, the same being 1498 feet southerly and 2 feet northerly on said EMPIRE
lode, and 1498 feet northerly and 2 feet
southerly on said MANHATAN lode,
from the respective discovery shafts
thereon, with surface ground 500 feet
in width on each of said lodes, and for
the EMPIRE MILL SITE, all embraced
in Minerol Survey No. 3405 A&B, and
are situate in Lost Basin Mining District, County of Mohave, State of Arizona, and described by the official plat,
and by the field notes on file in the office of the Register of the United States
Land Office at Phoenix, Arizona, as
follows, viz:
EMPIRE LODE, SURVEY NO. 3405 A&B
Beginning at Cor. No. 1, whence U. S.

claims with either of the EMPIRE or MANHATAN lodes.
Area in conflict with EMPIRE MILL SITE, Golden Gate Mill Site, Sur. No. 825, 5,000 acres.
The respective location certificates of the EMPIRE and MANHATAN lodes and EMPIRE MILL SITE are recorded in the Mining Records and Mill Sites and Water Rights, in the office of the Recorder of Mohave County, State of Arisons, as follows:
EMPIRE lode, in Book HH of Mines, at page 12. MANMATAN Mines, at page 13.

Mines, at page 13.

EMPIRE MILL SITE, in Book 2, M.
S. & W. R., at page 327.

J. L. IRVIN,
Ragister.

First publication Sept. 7, 1918. Last publication Nov. 8, 1918 up.

DEPARTMENT OF THE INTERIOR. U. S. Land Office at Phoenix, Arisona,

NOTICE is hereby given that Elmer Hickman, dated June 13, 1918; said H. Plummer, of Seligman, Arisona, who, ption to be in force from the 13th day on January 3, 1916 made Homestead Township 19 N, Range 8 W, G. & S. R. B. & Meridian, has filed notice of intention

Claimant names as witnesses: W. C. ng the life of said lease and option con- Denny, Jones J. Bishop, M. A. Bishop, ract with said B. T. Hickman; and the W. H. Ainsworth, all of Seligman, Ari-

JOHN L. IRVIN.

Register. First publication, Oct. 13. Last Publication, Nov. 9, 1918. up.

The names of said mines or mining laims are: Sabbath Bell and Hurrah Fraction, all situate, lying and being in Waliapai Mining District in Mohave County, in the State of Arisona, the loation notices of said mines or mining laims being duly recorded in the Mining laims, sonsisting of the Schuylkill mill site as recorded in book 4 of deeds, at page 552, et seq., and the Silver Hill group of mining claims, consisting of the Sonoma, Valley View and Silver Bell mining claims, as follows:

Sabbath Bell mining claim in book 'JJ" at page 203.

Hurrah Fraction mining claim in book 'TT" at page 102, to which books and pages reference is hereby made for a more complete description of said mines, mining claims or mill site or buildings, machinery, implements, fixtures or improvements made or to be made thereon or therein, or any property of the Southwestern Mining and Reduction company, or the stockholders thereof, will be liable or responsible for any labor, material or debt contracted or injuries sustained by any employer or employe in working or improvements and properties; and that no employer or employe is the agent of the owner for any purpose, and that all operatives engage in such services at their own risk, and that no debt or claim of debt is valid against said mines, mining claims or property or the owners thereof. The SOUTHWESTERN MINING & REDUCTION COMPANY.

By EDWARD J. HOOVER, By EDWARD J. HOOVER,

Witness:
FRED W. THEISS.
First insertion June 39, 1916.